Attorney or Party Name, Address, Telephone & FA. Nos., State Bar No. & Email Address	FOR COURT USE ONLY	
☐ Individual appearing without an attorney☐ Attorney for:		
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA - <u>Name of</u> DIVISION		
In re:	CASE NO.:	
	CHAPTER:	
Debt	tor(s). ADVERSARY NO.:	
	ADVERSART NO	
	NOTICE OF STATUS CONFERENCE	
Plaint vs.	tiff(s), RE REMOVAL OF ACTION	
V3 .	[LBR 9027-1]	
	[LBI(3027-1]	
Defen	ndant.	
TO ALL DARTIES IN REMOVED ACTION ANN TO	NUCTEE ADDONATED IN THE DANIED UPTOV CASE. AND THE HA	
TRUSTEE: A Notice of Removal of Action (Removal	RUSTEE APPOINTED IN THE BANKRUPTCY CASE, AND THE U.S ral Notice) was filed under 28 U.S.C. §1452(a), FRBP 9027 and LBR nies this Notice of Status Conference (Status Conference Notice).	
Removing Party:		
Date of Filing of Removal Notice:		
Court/division from which action is removed: Case No. of Removed Action:		
Case No. of Removed Action.		
Status Conference – A status conference on the Removal Notice has been set for:		
Hearing date: Address		
	5 East Temple Street, Los Angeles, CA 90012 20 Twelfth Street, Riverside, CA 92501	
□ 411	1 West Fourth Street, Santa Ana, CA 92701 15 State Street, Santa Barbara, CA 93101	
141	041 Burbank Boulevard, Woodland Hills, CA 91367	

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California

- 2) Service of Status Conference Notice Pursuant to LBR 9027-1(b)(3), no later than 14 days after the Status Conference Notice is issued and filed, the party who filed the Removal Notice must serve the Status Conference Notice on all parties to the removed action, any trustee appointed in the bankruptcy case, the United States trustee, and a judge's copy as provided in the Court Manual.
- 3) Preserving Right to Jury Trial Pursuant to LBR 9027-1(e), no later than 14 days after service of the Removal Notice (plus an additional 3 days if you were served by mail, electronically or pursuant to F.R. Civ. P. 5(b)(2(D),(E) or (F)), a party to the removed action must comply with LBR 9015-2 to preserve any right to trial by jury.
- 4) FRBP 9027(e)(3) Statement Pursuant to FRBP 9027(e)(3), no later than 14 days after the filing of the Removal Notice (plus an additional 3 days if you were served by mail, electronically or pursuant to F.R. Civ. P. 5(b)(2(D),(E) or (F)),, a party to the removed action (other than the party who filed the Removal Notice) must file with the clerk the statement required under FRBP 9027(e)(3) and serve the statement upon all other parties to the removed action.
- 5) <u>Litigation Documents</u> Pursuant to FRBP 9027(a)(1) and 9027(e)(2), and LBR 9027-1(d), subject to LBR 9027-1(d)(2)(B), no later than 30 days after the filing of the Removal Notice, the party who filed the Removal Notice must file with the clerk, all of the following items pertaining to the action being removed:
 - (a) A copy of the docket from the court where the removed litigation was pending; and
 - (b) A copy of every document reflected on the docket, whether the document was filed by a party or entered by the court. These copies must be provided in chronological order according to the date the document was filed.
- 6) <u>Joint Status Report</u> Pursuant to LBR 7016-1(a)(2), no later than **14 days prior to the Status Conference**, all parties to this adversary proceeding must participate in filing a joint status report (JSR) and deliver a judge's copy as required in the Court Manual. The JSR must be prepared according to the instructions set forth on the court's website at www.cacb.uscourts.gov.

	KATHLEEN J. CAMPBELL, CLERK OF COURT
Date:	By:
	Deputy Clerk